

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: ) Case No. 17-10514-TPA  
 )  
B.L. GUSTAFSON, LLC, D/B/A GUS'S ) Chapter 11  
GUNS, PRIORITY CARE )  
AMBULANCE, B.L. GUSTAFSON )  
EXCAVATION, BRYNWOOD FARM )  
and BRIAN GUSTAFSON RENTALS, )  
 )  
Debtor )

**STATEMENT PURSUANT TO 11 U.S.C. §1116 REGARDING DEBTORS MOST  
RECENT BALANCE SHEET, STATEMENT OF OPERATIONS, CASH-FLOW  
STATEMENT, AND FEDERAL INCOME TAX RETURN**

AND NOW, comes the Chapter 11 Debtor, by and through its counsel, Knox McLaughlin Gornall & Sennett, P.C., with this Statement Pursuant to 11 U.S.C. §1116 Regarding Debtors Most Recent Balance Sheet, Statement Of Operations, Cash-Flow Statement, and Federal Income Tax Return, as follows:

1. Debtor filed the Chapter 11 Petition on May 16, 2017.
2. The Debtor's most recent Federal Income Tax Return is being filed contemporaneously with the instant statement.
3. The Debtor hereby states under penalty of perjury that no balance sheet, statement of operations, or cash-flow statement have been prepared.

B.L. Gustafson, LLC

Respectfully submitted,

By: /s/ Brian Gustafson

Brian Gustafson,  
Manager

KNOX McLAUGHLIN GORNALL &  
SENNETT, P.C.  
Attorneys for Debtor

Date: August 15, 2017

By: /s/ John F. Kroto

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